Federal Communications Commission Washington, DC 20554

FCC 15M-3

Released: January 16, 2015

10216 EB Docket No. 11-71 In the Matter of MARITIME COMMUNICATIONS/LAND File No. EB-09-1H-1751 MOBILE, LLC FRN: 0013587779 Participant in Auction No. 61 and Licensee of Various Authorizations in the Wireless Radio Services Application File Nos. 0004030479, 0004193028, 0004193328, Applicant for Modification of Various 0004354053, 0004309872, Authorizations in the Wireless Radio Services 0004310060, 0004314903, 0004315013, 0004430505, Applicant with ENCANA OIL AND GAS (USA), 0004417199, 0004419431, INC.; DUQUESNE LIGHT COMPANY, DCP 0004422320, 0004422329, MIDSTREAM, LP: JACKSON COUNTY 0004507921, 0004526264, RURAL MEMBERSHIP ELECTRIC and 0004604962 COOPERATIVE; PUGET SOUND ENERGY, INC.: ENBRIDGE ENERGY COMPANY, INC.: INTERSTATE POWER AND LIGHT **COMPANY**; WISCONSIN POWER AND LIGHT COMPANY; DIXIE ELECTRIC MEMBERSHIP CORPORATION, INC.; AND ATLAS PIPELINE-MID CONTINENT, LLC For Commission Consent to the Assignment of Various Authorizations in the Wireless Radio Service

ORDER

Issued: January 16, 2015

On January 15, 2015, Maritime Communications/Land Mobile, LLC ("Maritime"), Choctaw Telecommunications, LLC, and Choctaw Holdings, LLC (together "Choctaw") filed Joint Confidentiality Designations. The Presiding Judge has reviewed those designations and finds a number thereof to be unwarranted because those portions do not involve trade secrets, confidential commercial or financial information, or information that would significantly disadvantage the competitive positions of Maritime and/or Choctaw if disclosed.¹

¹ Specifically, the Presiding Judge finds no basis for the designation of the following portions of the transcript as confidential: Lines 1-4 of Page 1461; Line 25 of Page 1467; Lines 1-6 of Page 1468; Lines 15-25 of Page 1473; Pages 1474-80; Lines 3-11, 15-17, and 23-25 of Page 1484, Lines 1 and 24-25 of Page 1485; Page 1486; Lines 1-2,

Accordingly, on or before January 26, 2015, Maritime shall demonstrate clearly and persuasively that the information it now wishes redacted is entitled to protection as defined Confidential or Highly Confidential Information.² If Maritime cannot demonstrate that any such confidential treatment is warranted per the signed *Protective Order*,³ those portions of the transcript will be released to the public forthwith.

SO ORDERED.

FEDERAL COMMUNICATIONS COMMISSION⁴
Richard L. Appel

Richard L. Sippel Chief Administrative Law Judge

^{5,} and 7-22 of Page 1487; Lines 16-18 and 25 of Page 1488; Page 1489; Lines 1-6 of Pages 1490; Lines 7, 13-16, and 19-25 of Page 1492; Pages 1493-94; Pages 1496-1501; Lines 6 and 8-25 of Page 1502; Pages 1503-04; Page 1508; Lines 22-25 of Page 1510; Lines 1-2 of Page 1511; Pages 1613-1614; and Page 1622.

² See Protective Order, FCC 11M-21 at 4 ¶ 3 (rel. July 20, 2011).

³ *Id*

⁴ Courtesy copies sent to all counsel and to Mr. Warren Havens by e-mail upon issuance of this *Order*.